Application Number	Re		pplicant(s)/Patent u eexamination DAMS ET AL.	ınder		
Document Code - DISQ	Internal Document – DO NOT MAIL					
TERMINAL DISCLAIMER	⊠ APPROVED		☐ DISAPPROVED			
Date Filed : 06/21/05	This patent is subject to a Terminal Disclaimer					
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JH						

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No. 0920 P.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Adams et al.				
Application No.: 10/751,304	Examiner: NGUYEN, O	Examiner: NGUYEN, C.T.		
Filed: January 2, 2004	Art Unit: 3743	CERTIFICATE OF TRANSMISSION (HEALERY CENTERY THAT THIS COURSEPONDENCE IS BE PACINALLE TRANSMITTED TO THE PATRAT AND TRADEMO OPPICE		
For: VACUUM TREATMEN' WITH ANTI-INCRUSTA		ON 6-21-05 Your Man Song BIRTHON NO. 35064 BATE 6-21-05		
Commissioner for Patents P.O. Box 1450		lized Facsimile Facility for *** cation Related Correspondence		
Alexandria, VA 22313-1450	***	(703) 872-9306 ***		
Dear Sir: TERMINAL DISCLAIMER TO 37 C.F.R. 8	OBVIATE A DOUBLE PAT			
	erson Making This Disclaim			
I, Jonathan A. Bay, represent	that I am			
(a) an inventor of this inventi legal representative author an Assignee of this invent a representative authorized	ized to sign on behalf of the in			
(b) The extent of the owner-ent	tity's interest (ie., the interest	of the sole inventor) is in		
the whole of this invention a sectional interest in this	invention, as follows (state in	terest of owner): 2805 BBONNER		

01 FC:2814

65.00 OP

Identity of Assignee and Title of Disclaimant (if applicable)

The Assignee is
Name of Assignee Micronics, L.L.C. Address of Assignee 5335 S. Garrison Carthage, Missouri (MO) 64836
Title of disclaimant authorized to sign on behalf of assignee
Recordal of Assignment in PTO (if applicable)
the assignment was recorded on <u>June 10, 2004</u> Reel <u>015455</u>
Disclaimer
I hereby
disclaim the term of this patent subsequent to 19
-01-

disclaim, except as provided below, the terminal part of the statutory term of any patent granted on this application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. §§154 through 156 and 173, as presently shortened by any terminal disclaimer (if any), of prior U.S. Patent No. 6,754,978.

The owner hereby agrees that any patent so granted on this application shall be enforceable only for and during such period that such patent so granted is commonly owned with said prior U.S. Patent No. 6.754.978, which formed the basis of the double patenting rejection. 37 C.F.R. §1.321(c).

This agreement runs with any patent granted on this application and is binding upon grantee, its successors or assigns.

In making the foregoing disclaimer, the owner does not disclaim the terminal part of any patent granted on this application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§154 through 156 and 173 of said prior U.S. Patent No. 6.754.978, as presently shortened by any terminal disclaimer (if any), in the event that it later:— expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321, has all the claims canceled by a reexamination certificate, is reissued, or is in any manner



terminated prior to the expiration of its full statutory term, as presently shortened by any terminal disclaimer (if any).

Fee Status (37 CFR 1.20(d))

	other than a small entity	fee \$ 65.00
	verified statement attached for	
	Fee Payment	
	 The sum of \$ is submitted herewith. Charge Account for any fee deficiency. A dupli Charge Deposit Account the sum of \$ and may be due. A duplicate of this disclaimer is attach Authorized to be charged by credit card. 	for any fee deficiency which
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	Respectfully su	omitted,
Date:	Jonathan A. Ba Registration No Attorney at Law	. 35,064 , ul East, Suite 314

Docket No. 500-6